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HARRIS
ST. LAURENT

VIA ECF

Hon. Alvin K. Hellerstein United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007 June 14, 2020

Re: <u>United States v. David Wagner, et. al., 19-cr-437 (AKH)</u>

Your Honor:

I am one of the lawyers representing defendant Marc Lawrence in this case. I write to respectfully request that the Court approve Mr. Lawrence's travel to Brutus, Michigan on June 24<sup>th</sup> so he may visit his brother who was recently diagnosed with cancer. He also requests approval to travel from Brutus, Michigan to Eugene, Oregon on June 30<sup>th</sup> to visit his girlfriend's daughter, returning to Clearwater, Florida on July 9<sup>th</sup>.

As part of the conditions of release that the Court set for Mr. Lawrence on June 26, 2019, his travel was restricted to the State of Florida and the Southern and Eastern Districts of New York. (Docket No. 8). Mr. Lawrence seeks to travel from Clearwater, Florida to Brutus, Michigan by car from June 24<sup>th</sup> to June 25<sup>th</sup>. He would then stay with his brother from June 25<sup>th</sup> through June 30<sup>th</sup>. On June 30<sup>th</sup>, Mr. Lawrence seeks to travel by plane, departing from Detroit, Michigan and arriving in Portland, Oregon that evening. He would then rent a car to drive to Eugene. On July 7<sup>th</sup>, Mr. Lawrence seeks to travel by plane from Portland, Oregon and depart back to Detroit, Michigan. From July 8<sup>th</sup> to July 9<sup>th</sup>, Mr. Lawrence seeks to drive by car from Detroit, Michigan back to Clearwater, Florida.

Neither the government (AUSAs Jilan Kamal and Sagar Ravi) nor Pretrial Services (USPSO Anthony Zarate) objects to this request.

/s/	*	
Miche	lle Fox	

Sincerely,

cc: AUSA Jilan Kamal, Esq. (by ECF)
AUSA Sagar Ravi, Esq. (by ECF)

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